

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

<b>TROY CLARK and TAMIRA SMYTH,</b>	)	
	)	<b>Case No. 07 C 1616</b>
<b>Plaintiffs,</b>	)	
	)	<b>Judge Wood</b>
<b>v.</b>	)	
	)	<b>Magistrate Judge Schenkier</b>
<b>P.O. ALBERT D. POWE #18203,</b>	)	
<b>MIGUEL RESTO, MICHAEL ELLIS</b>	)	
<b>CHICAGO POLICE OFFICERS JOHN</b>	)	
<b>DOE 2-5, DETECTIVE RANDALL</b>	)	
<b>BACON, individually, and the CITY OF</b>	)	
<b>CHICAGO,</b>	)	
	)	
<b>Defendants.</b>	)	

**PLAINTIFF’S CLARK AND SMYTH’S SUPPLEMENT TO THEIR REVISED  
MOTION FOR JUDGMENT AGAINST DEFENDANTS RESTO AND ELLIS**

NOW COME the Plaintiffs, Troy Clark and Tamira Smyth, by and through one of their attorneys, Gregory Kulis, and to supplement their Motion hereby submit and state as follows:

1. On January 6, 2014, the Plaintiffs filed approximately 48 pages containing a motion and exhibits in support of their Motion for Default Judgment.
2. Attached is Exhibit A (Tamira Smyth’s Statement to the Police).
3. Attached is Exhibit B (Troy Clark’s Statement to the FBI).
4. Attached is Exhibit C (Troy Clark’s medical records from Ingalls Memorial Hospital. He initially went in as Jeffrey Sams, because he feared for his safety.
5. Attached is Exhibit D (Troy Clark’s medical records from Methodist Hospital for 5/2/08 and 8/4/08.
6. Attached is Exhibit E (Troy Clark’s Intake Report from Edgewater Systems for 4/17/08.

WHEREFORE, Plaintiffs pray that this Court enter a judgment against Defendants Resto and Ellis, jointly and severally, in the amount as previously requested.

Respectfully submitted,

/s/ Gregory Kulis  
Gregory E. Kulis & Associates, Ltd.

Gregory E. Kulis & Associates  
30 N. LaSalle Street, Suite 2140  
Chicago, IL 60602  
(312) 580-18307